

SKD-11
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**EXEMPT FROM FILING FEES
PURSUANT TO GOVERNMENT
CODE SECTION 6103**

FILED
TULARE COUNTY SUPERIOR COURT
VISALIA DIVISION

SEP 02 2010

LAWYNE CLEEK, CLERK
BY: *Sharon Baker*

Attorneys for Plaintiff
SAUCELITO IRRIGATION DISTRICT

**SUPERIOR COURT OF CALIFORNIA
IN AND FOR THE COUNTY OF TULARE**

SAUCELITO IRRIGATION DISTRICT,

Plaintiff,

Case No. 10-238005

vs.

~~PROPOSED~~ JUDGMENT
VALIDATING AND CONFIRMING
CONTRACT AND PROCEEDINGS
BETWEEN SAUCELITO IRRIGATION
DISTRICT AND THE UNITED STATES
OF AMERICA

ALL PERSONS INTERESTED IN THE
MATTER OF THE VALIDITY OF THAT
CERTAIN CONTRACT, ENTITLED
"UNITED STATES DEPARTMENT OF
INTERIOR, BUREAU OF
RECLAMATION, CENTRAL VALLEY
PROJECT, CALIFORNIA, CONTRACT
BETWEEN THE UNITED STATES AND
SAUCELITO IRRIGATION DISTRICT
PROVIDING FOR PROJECT WATER
SERVICE AND FACILITIES
REPAYMENT" (CONTRACT NO. 175r-
2604D), OR IN THE PROCEEDINGS
LEADING UP TO, AND INCLUDING,
THE AUTHORIZATION OF THE
EXECUTION AND THE APPROVAL OF
SAID CONTRACT,

Defendants.

Upon reading and considering the unopposed Ex Parte Application for Judgment
Validating and Confirming Contract and Proceedings filed by Plaintiff Saucelito Irrigation
District (hereinafter referred to as "District") regarding that certain contract entitled
"CONTRACT BETWEEN THE UNITED STATES AND SAUCELITO IRRIGATION
DISTRICT PROVIDING FOR PROJECT WATER SERVICE FROM FRIANT DIVISION AND

SOMACH SIMMONS & DUNN
A Professional Corporation

1 FOR FACILITIES PAYMENT” (Contract No. I75r-2604D) (hereinafter referred to as the
2 “Repayment Contract”); that due proof having been made by satisfactory evidence submitted to
3 the Court that the District caused the above-captioned action to be brought within the proper time;
4 that Summons was issued herein and was duly published, as ordered by the Court and pursuant to
5 California Government Code section 6063, in the *Valley Voice*, designated a newspaper of
6 general circulation published in the County of Tulare, State of California, so designated by the
7 Superior Court in their jurisdiction; that jurisdiction of the subject matter of this action and of all
8 persons interested has been duly obtained by the Court and is complete; that no person appeared
9 in said action to contest the validity of the Repayment Contract or any proceeding taken for the
10 authorization of approval thereof or any other matters involved in said approval proceedings.

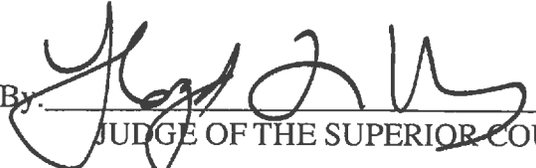
11 And it further appearing that the time for such appearances and contest has expired and
12 the default of all defendants has been duly entered, it is now, upon application of the District,
13 ORDERED, ADJUDGED and DECREED AS FOLLOWS THAT:

14 1. The proceedings leading up to, and including, the authorization of the execution
15 and the approval of the Repayment Contract by the District’s Board of Directors, are hereby
16 validated and confirmed, and each and all provisions of the Repayment Contract are hereby
17 approved, confirmed and declared lawful, valid and upon execution binding upon the respective
18 parties thereto.

19 2. All persons are permanently enjoined from the institution of any action or
20 proceeding raising an issue as to whether the judgment of this Court is binding and conclusive.

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Date: 9-2, 2010

By: 
JUDGE OF THE SUPERIOR COURT